1 2 3 4 5 6	United States Attorney ERIC JOHNSON NICHOLAS DICKINSON Assistant United States Attorney 333 Las Vegas Boulevard South, Suite 5000 Las Vegas, Nevada 89101 Telephone: (702) 388-6336 Facsimile: (702) 388-5087	
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10	UNITED STATES OF AMERICA,) 2:10-cr-216-PMP(PAL)	
11		ODDED
12) STIPULATION FOR PROTECTIVE vs.	ORDER
13	13 STEFAN GEORGIEV	
14)	Defendant.	
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17	IT IS HEREBY STIPULATED AND AGREED between the parties, DANIEL G.	
18	BOGDEN, United States Attorney for the District of Nevada, and ERIC JOHNSON and	
19	NICHOLAS DICKINSON, Assistant United States Attorney, counsel for the United States, and	
20	Randall Roske, counsel for defendant Stefan Georgiev, that this Court issue an Order protecting	
21	from disclosure to the public any discovery documents containing the personal identifying	
22	information such as social security numbers, drivers license numbers, dates of birth, or add	lresses,
23	of participants, witnesses and victims in this case. Such documents shall be referred to her	einafter
24	as "Protected Documents." The parties state as follows:	
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- 1. Protected Documents which may be used by the government in its case in chief include personal identifiers, including social security numbers, drivers license numbers, dates of birth, and addresses, of participants, witnesses, and victims in this case.
- 2. Discovery in this case is voluminous and many of these documents include personal identifiers. Redacting the personal identifiers of participants, witnesses, and victims would prevent the timely disclosure of discovery to the defendant.
- 3. The United States agrees to provide Protected Documents without redacting the personal identifiers of participants, witnesses, and victims
- 4. Access to Protected Documents will be restricted to persona authorized by the Court, namely defendant, attorneys of record and attorneys, paralegals, investigators, experts, and secretaries employed by the attorneys of record and performing on behalf of defendant.
- 5. The following restrictions will be placed on the defendant, defendant's attorney and the above-designated individuals unless and until further ordered by the Court. Defendant, defendant's attorney and the above-designated individuals shall not:
- a. make copies for, or allow copies of any kind to be made by any other person of Protected Documents;
 - b. allow any other person to read Protected Documents; and
- c. use Protected Documents for any other purpose other than preparing to defend against the charges in the Superseding Indictment or any further superseding indictment arising out of this case.
- 6. Defendant's attorney shall inform any person to whom disclosure may be made pursuant to this order of the existence and terms of this Court's order.
- 7. The requested restrictions shall not restrict the use or introduction as evidence of discovery documents containing personal identifying information such as social security numbers, drivers license numbers, dates of birth, and addresses during the trial of this matter.

1	8. Upon conclusion of this action, defendant's attorney shall return to government		
2	counsel or destroy and certify to government counsel the destruction of all discovery documents		
3	containing personal identifying information such as social security numbers, drivers license		
4	numbers, dates of birth, and addresses within a reasonable time, not to exceed thirty days after the		
5	last appeal is final.		
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7	DANIEL G. BOGDEN		
8	United States Attorney		
9	/s/		
10	ERIC JOHNSON NICHOLAS DICKINSON		
11	Assistant United States Attorneys		
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13	RANDALL ROSKE, Esq. DATE		
14	Counsel for defendant Stefan Georgiev		
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17	<u>ORDER</u>		
18	IT IS SO ORDERED this _ 13th day of July, 2012.		
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21	Phy m. On		
22	PHILIP M. PRO UNITED STATES DISTRICT JUDGE		
23	ONTED CITATED DICTATOR GODGE		
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